रिजस्टर्ड नं 0 ल 0 33/एस 0 एम 0 14.



राजपव, हिमाचल प्रदेश

(असाधारण)

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

शिमला, मंगलवार, 27 नवम्बर. 1990/6 श्रग्रहायण, 1912

हिमाचल प्रवेश सरकार

श्राबकारी एव कराधान विभाग

ऋधिसूचना

शिमला-2, 27 नवम्बर, 1990

संख्या ई0 एक्स0 एन0 एफ0(11)-2/90,—हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश सेल्ज टैक्स ऐक्ट, 1968 (1968 का 24) की धारा 40 हारा प्रदत्त शिक्तयों का प्रयोग करते हुए हिमाचल प्रदेश साधारण विकय कर नियम, 1970, जो तारीख 11 नवम्बर, 1970 के राज्यत (असाधारण) हिमाचल प्रदेश में सरकार की अधिस्वना संख्या 14-11/69-ई0 एण्ड टी0, तारीख 23 अक्तूबर, 1970 द्वारा प्रकाशित किए गये थे, में और संशोधन करने के लिए निम्नलिखित नियम बनाने का प्रस्ताव करते हैं और इन्हें एतद् द्वारा, इससे सम्भाव्य प्रभावित होने वाले व्यक्तियों की जानकारी के लिए राज्यत (असाधारण) हिमाचल प्रदेश में प्रकाशित करते हैं। कोई भी हितबद्ध

व्यक्ति जो प्रस्तावित संशोधन के विषय में, ग्रपना ग्राक्षेप करना या सुझाव देना चाहे, तो वह प्रस्तावित संशोधन के राजपत्र, हिमाचल प्रदेश मे प्रकाशित किए जाने की तारीख से, 30 दिन की ग्रविध के भीतर ग्रायुक्त ग्राबकारी एवं कराधान, हिमाचल प्रदेश, शिमला-3 को भेज सकेगा, ग्रथित् :—

[Authoritative English text of this Department notification No. EXNF-(11)-2/90 duted the 27th November, 1990 as required under Article 348(3) of the Constitution of India].

EXCISE AND TAXATION DEPARTMENT

NOTIFICATION

Dated, Shimla-2, he 27th November, 1990.

No.EXNF-(11)-2/90.—In exercise of the powers conferred under section 40 of the Himachal Pradesh General Sales Tax Act, 1968 (Act No. 24 of 1968), the Governor, Himachal Pradesh, proposes to make the following rules further to amend the Himachal Pradesh General Sales Tax Rules, 1970 published in the Rajpatra, Himachal Pradesh Extra-ordinary, dated the 11th November, 1970 vide Government Notification No. 14-11/69-E&T, dated 23rd October, 1970, and the same are hereby published in the Rajpatra of Himachal Pradesh, (Extra-ordinary) for the information of the persons likely to be affected thereby. Any interested person who has any objection (s)/suggestion(s) to the proposed amendments, he may send the same to the Excise and Taxation Commissioner, Himachal Pradesh, Shimla-3, within a period of 30 days from the date of the publication of the proposed amendments in the Rajpatra, Himachal Pradesh, namely:—

DRAFT RULES

Short title and commencement.

- 1. (1) These rules may be called the Himachal Pracesh General Sales Tax (Amendment) Rules, 1990.
 - (2) These shall come into force with effect from 1st January, 1991.

Omission of rules 19 and 20.

2. The existing rules 19 and 20 of the Himachal Pradesh General Sales Tax Rules, 1970 (hereinafter called "the said rules") shall be omitted.

Substitution of rule 21.

- 3. For rule 21 of the said rules, the following shall be substituted, namely:—
 - "21. Period of returns.—(1) Every registered dealer, other than those referred to in rule 18 and sub-rule (2) of this rule, shall furnish returns in Form S.T. VIII or S.T. IX or both, as the case may be, monthly within 15 days from the expiry of each month.

- (2) Every registered dealer whose gross turnover during the immediately preceding financial year does not exceed five lakhs shall furnish returns in Form S.T. VIII or S.T. IX or both, as the case may be, quarterly within 30 days from the expiry of each quarter."
- 4. The existing rules 22 and 23 of the said rules shall be omitted.

Omission of rules 22 and 23.

5. In rule 24 of the said rules,—

Amendment of rule 24.

- (i) for the words and figures "rules 21 and 22", the words and figures "sub-rule (2) of rule 21", shall be substituted; and
- (ii) the words "or annually" shall be omitted.
- 6. In rule 25 of the said rules, after the words "Assessing Authority" but before the sign and words "shall furnish", the words "under rule 24" shall be inserted.

Amendment of rule 25.

7. In clause (xi) of rule 31 of the aid rules, after the words "goods were purchased", but before the sign";", the words "and the said selling registered dealer may issue the certificate in the shape of a bill containing the particulars given in Form S.T. XXV" shall be inserted.

Amendment of rule 31.

8. In sub-rule (1) of rule 32-A of the said rules,—

Amendment of rule 32-A.

- (i) for the words and sign "one lac twenty-five thousand", the words "three lac" shall be substituted;
- (ii) for the item (i), the following shall be substituted—
 - "(i) all the purchase vouchers/bills pertaining to the year along-with covering list;" and
- (iii) the items (ii) to (xii) shall be omitted, and thereafter the existing items (xiii), (xiv), (xv) and (xvi) shall be renumbered respectively as (ii), (iii), (iv) and (v).
- 9. In rule 56 of the said rules, the existing sub-rules (2), (3) and (4) A shall be re-numbered as sub-rules (15), (16) and (17) respectively, and before sub-rule (15) as so re-numbered, the following new sub-rules shall be inserted, namely:—

Amendment of rule 56.

"(2) The form S.T. XXVI A shall be printed by the State Government in triplicate specifically indicating the form as "Original", "Duplicate" and "Triplicate" and shall be serially numbered according to the scheme of series, number and colour as approved by the Excise and Taxation Commissioner, Himachal Pradesh from time to time:

Provided that the colour of the forms meant for use by the registered dealer or an un-registered dealer shall be separate and distinct.

(3) Any dealer, on whose behalf a declaration in form S.T. XXVI-A is required to be furnished before the officer-in-charge of the check post or barrier or is required to be produced before any other officer referred to in sub-section (4) of section 22 of the Act, shall apply to the appropriate Assessing Authority for the grant of declaration forms in Form S.T. XXVI-A stating clearly his reasonable demand for a period of not more than three months disclosing stock and details

of declaration forms already in hand and also the date on which and the number in which he was last issued the declaration form.

- (4) If the appropriate Assessing Authority is satisfied that the requisition of the dealer is genuine and reasonable, he may issue him as many declaration forms as he may deem fit on prior payment of price of such forms, to be fixed by Government from time to time, either in cash or on deposit of such price by the dealer in the Government treasury.
- (5) The dealer to whom the declaration forms have been issued shall be responsible for their proper custody and use. If a declaration form, whether blank or completed is lost either from the custody of any dealer or in transit, he shall report the loss to the appropriate Assessing Authority from whom he obtained it.
- (6) On receipt of report referred to in sub-rule (5), the appropriate Assessing Authority shall call upon the dealer to furnish a reasonable security by way of an indemnity bond in Form S.T. XXXII-A in respect of each lost form separately or in respect of all the lost forms collectively to safeguard against the misuse of the same.
- (7) No dealer to whom a declaration form has been issued shall transfer the same to another person.
- (8) No dealer shall furnish or issue any declaration except in a declaration form obtained by him from the appropriate Assessing Authority having jurisdiction over his principal place of business and not declared obsolete or invalid under the provisions of sub-rule (10).
- (9) The dealer referred to in sub-rule (3) shall maintain accounts of the declaration forms in a register in Form S.T. XXVI-B.
- (10) The dealer shall produce the register prescribed in sub-rule (9) on demand by any Assessing Authority or any other officer subordinate to him and duly authorised by him in writing for inspection.
- (11) The Excise and Taxation Commissioner, Himachal Pradesh may, by notification in the Official Gazette, declare certain series, designs or colour of declaration form as obsolete and invalid. All the dealers shall, on or before the date from which the declaration forms are so declared obsolete and invalid surrender to the appropriate Assessing Authority all such forms which may be in their possession and obtain in exchange such now forms as may be substituted for the forms declared obsolete and invalid:

Provided that new forms shall not be issued to a dealer unit! he has rendered account of the old forms issued to him and actually returned the balance in hand, if any, to the appropriate Assessing Authority.

(12) Before a dealer referred to in sub-rule (3) makes demand to the appropriate Assessing Authority for further issue of declaration forms, such dealer shall furnish to that authority the details of the S.T. XXVI-A forms previously issued, on the record slip containing

th	e following particular	rs:—			•
	RECORD SLIP OF I	FORMS S.T.X.	XVI-A RECEIVE	D ON	
	FF	OM THE AS	SESSING AUTH	ORITY——	
Date S	S.T. XXVI-A No. used	Particulars of goods	of purchase etc. of	Value Rs.	
1	2	3		4	
T.	otal	·			
to	(13) The account each dealer shall be a ty in form S.T. XX	of the forms a naintained by VI-C.	the appropriate A	sessing Autho-	
sh the period of the care of X	harge of the check porrectness and complete owing the date of respect of the declaration shall be to of the district, in we are may be. The Assess declaration forms recovering to the declaration forms recovering to the declaration forms recovering to the district.	teness of the delept, with his uplicate copy goods vehicle forwarded to hich the dealer statement in fored dealer or ing Authority eived under for be prepared delepted delept	will, after satisfying leclaration, sign are official seal of the of the declaration or vessel. The office appropriate Astronomous Concerned has the rm S.T.XXVI-D, an un-registered shall cause the particle of the particle	check post or to the owner or riginal copy of ssessing Authore place of busion S.T.XXVI-E dealer, as the rticulars of the rticulars of the S.T. XXVI-F."	
10. paragra	In Form S.T. XXV ph 1, the following sh	appended to all be substitut	the said rules, fo ted, namely:—	r the existing	Am mer For XX
667	Name and Address o	f the dealer -			
S	. No		Date —		
1.	I/We the holders o	f Registration	Certificate No.—		,
	old today to M/s—		T -1		
the goo	ds of he following	nescription an			
Sl. No	Description of goods.	Quantity	Rate Val	ue ",	

Insertion of new Forms S. T. XXVI—B, XXVI—C, XXVI—D, XXVI—E & XXVI—E

11. After the existing FORM S.T. XXVI-A appenedd to the said rules, the following new forms shall be inserted, namely:—

"FORM S.T. XXVI-B

[See rule 56 (9) of the Himachal Pradesh General Sales Tax Rules,

Register to be maintained by dealers who obtain Declaration form S.T. XXVI-A from the Assessing Authority.

	Particulars of receipt			Particulars of utilisation					n	
Dat		tal Serial ber— From		Date	Serial No. of form used	Des- crip- tion of goods	tity f	n- Bill/cash men chal- lan No. and da	of no/ goo	e Remarks
1	2	3	4	5	6	7	8	9	10	11

FORM S.T. XXVI-C

[See rule 56 (13) of the Himachal Pradesh General Sales Tax Rules, 1970]

Register of receipt and issue of declaration forms to be maintained by the Assessing Authority.

	Receipt of forms				Issue o	f forms
Date	Authority from whom rece- ived with No. and date of	Total num- ber of	Serial	No.	Date	Name and address of the
	letter under which received	forms	From	То		dealer to whom issued
1	2	3	4	5	6	7

Contd.

	Registration cer- tificate number, if any	Number of forms issued	Serial	No. To	of the		Signatures of Assessing Authority	Remaks
入	8	9	10	11	12	13	14	15

FORM S.T. XXVI-D

[See rule 56] (14) of the Himachal Pradesh General Sales Tax Rules, 1970]

Statement showing details of forms S.T. XXVI-A in respect of registered dealers received at (Name of the check post or barrier).

Date	Sl. No.	Vehicle number in which the goods were transported	S.T.XXVI-Adeclara- tion form No.	Name of the dealer exporting/ importing the goods	Value of goods	Page of form S.T. XXVI-F at which posted	Initials of the clerk posting the the entri- ses of form S.T.XXVI- A
1	2	3	4	5	6	7	. 8

Signatures of the Officer-in-Charge of the check post or barrier.

No.————— dated ————

Forwarded to the Assistant Excise and Taxation Commissioner/Excise and Taxation Officer, Incharge of the District along with———————————————————forms S.T.XXVI-A.

Signatures of the Officer-in-Charge of the Check post or barrier.

Note:—1. In this form the columns 1 to 6 shall be completed immediately by the Excise and Taxation Inspector on duty at the check post or the barrier, and the columns 7 and 8 will be completed by the clerk concerned in the district office.

2. At the end of each week, a copy of the abstract shall be prepared by the concerned Excise and Texation Inspector and the Officer Incharge shall forward the same, alongwith the original copies of S.T. XXVI-A forms received at the barrier during the relevant week, to the Assistant Excise and Taxation Commissioner/(Excise and Taxation Officer Incharge of the district in which the concerned dealer is registered or is registerable.

FORM S.T. XXVI-E

[See rule 56 (14) of the Himachal Pradesh General Sales Tax Rules, 1970]

Statement	showing	details	of forms	S.T.XXVI-A in respect	of un-registered dealers receiv-
ed at				(Name of the	check post or barrier).

Date	Sl. No.	Vehicle number in which the goods were transport-ed	_	Name of the dealer exporting/importing the goods	Value of goods
1	2	3	4	5	6

Page of form S.T XXVI-F at which	
posted	

Initials of the Clerk posting the entries of form S.T.XXVI-A

Signatures of the officer-in-charge of the check post of the barrier.

No......dated......dated.....

Forwarded to the Assistant Excise and Taxation Commissioner/Excise and Taxation Officer,

> Signatures of the Officer-in-charge of the Check post or barrier.

- Note:—1 In this form the columns 1 to 6 shall be completed immediately by the Excise and Taxation Inspector on duty at the Check postor the barrier and the columns 7 and 8 will be completed by the Clerk concerned in the district office.
 - 2. At the end of each week, a copy of the abstract shall be prepared by the concerned Excise and Taxation Inspector and the Officer-In-charge shall forward the same, alongwith the original copies of S.T.XXVI-A forms received at the barrier during the relevant week, to the Assistant Excise and taxation Commissioner/ Excise and Tax-ation Officer, Incharge of the district in which the concerned dealer is registered or is registerable.

FORM S.T. XXVI-F

[See ru'e 56 (14) of the Himachal Pradesh General Sales Tax Rules, 1970].

Register to be maintained dealer-wise in the district.

SI. No	Name of the barrier/ check post from which S T. XXVI-A received	Sl. No. of the declaration farm	Values of the goods	Year of assessment	Date of handing over the forms to the concerned Assessing Authority	Signatures of the official receiving forms (vide column No. 6)
1	2	3	4	5	6	7

12. After the existing FORM S.T. XXXII appended to the said rules, the following new form "FORM S. T. XXXII-A" shall be inserted, namely:—

Insertion of new Form S. T. XXXII-A.

"FORM S.T. XXXII-A

INDEMNITY BOND

[See rule 56 (6) of the Himachal Pradesh General Sales Tax Rules, 1970]

Whereas sub-rule (6) of rule 56 of the Himachal Pradesh General Sales Tax Rules, 1970, requires that in event of a blank or completed form of declaration is lost while it is in the custody of the dealer or in transit, he is required to furnish an indemnity bond to the appropriate Assessing Authority from whom the said form was obtained;

2354	म्रसाधारण राजपत्न, हिमाचल प्रदेश, 27 नवम्बर, 1990/6 म्रमहायण, 1912
And w	hereas the obliger herein is the dealer to whom the form S.T.XXVI-A was issued;
And w *which was authority).	he eas the obliger has lost the declaration form S.T.XXVI-A bearing No issued to him by
the authority the misuse of Rs. shall otherwish be voiced by shall be voiced by shall be voiced by shall be worth	ne condition of the above written bond is such that if the obliger shall in the event uffered by the Government (in respect of which the decision of the Government or y appointed for the purpose shall be final and binding on the obliger) as a result of of the Form, pay to the Government on demand and without demur the said
	SCHEDULE .
(Give	details of properties mortgaged/charged);
mpaired or	se presents also witnesseth that the liability of the Obliger hereunder shall not be discharged by reason of any for bearance, act or omission of the Government or e being granted or indulgence shown by the Government.
The Gov	vernment agrees to bear the stamp duty, if any, chargeable on these presents.
In witner uthorised re	ss whereof the Obliger has set his hand/*has caused these presents exceuted by his presentatives on the day, month and year above written in the presence of
1	
2	••••••••••
	(Obliger's Signatures)
ation of the	d for and on behalf of the Government of Himachal Pradesh by name and desig- Officer duly authorised in pursuance of Article 299 (1) of the Constitution of ept the Bond for and on behalf of the Governor of Himachal Pradesh.
In the pre	esence of
_	••••••••••••
	******* *** *** *** *** ***
	(Name and Designation of the Officer)

*Strike out which is not applicable."

ग्रादेश द्वारा, वितायुक्त एव सचिव, (ग्राबकारी तथा कराधान)।